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SUMMONS FORM - AO 440

THE UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK
DOC. NO. _____

RELATED CASE: Rogers v. USA, Et al., 2002-1794 (USDC Nwk, NJ 2002[KSH])

KEVIN ROGEERS
Plaintiff,

-VS-

SATAN GOD;
HON. BARAK OBAMA, President USA;
UNITED STATES DEPARTMENT OF STATE,
HON. ERIC H. HOLDER, JR, USDOJ Atty Gen;
UNITED STATES DEPARTMENT OF JUSTICE;
HON. UNITED STATES SURGEON GENERAL;
• HON. KATHLEEN SEBELIUS, USHHS Commioner
UNITED STATES DEPARTMENT OF HOUSING
URBAN DEVELOPMENT
NEWARK HOUSING AUTHORITY,
UNITED STATES DEPARTMENT OF HEALTH
AND HUMAN SERVICES;
UNITED STATES SOCIAL SECURITY
ADMININSTRATION;
UNITED STATES SOCIAL SECURITY
ADMINISTRATION, NEWARK;

UNITED STATES SOCIAL SECURITY
ADMINISTRATION, PENNSYLVANIA;

HON. CHRIS CHRISTIE, Gov. NJ;
NEW JERSEY DEPARTMENT OF STATE;
NEW JERSEY ATTORNEY GENERAL OFFICE;
NEW JERSEY DEPARTMENT OF HEALTH AND
HUMAN SERVICE;
NEWARK DEPARTMENT OF HEALTH AND
HUMAN SERVICES;

____ CIVIL ACTION ____

HUMAN SEX TRAFFICKING
COMMERCIAL DEBT BONDAGE
MEDICAL MALPRACTICE
PUR. 18 USC ; 22 CFR 1100.37
22 USC 2702

____ CIVIL ACTION ____

COMPLAINT FOR EQUITABLE
RELIEF OF MANDAMUS
INJUCTION, PROHIBITORY,
AND MANDATORY PUR.
28 USC 1651, 2201, 2202

PRO

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53 HON. ANDREW CUOMO, Gov. NY;
54 SNEW YORK DEPARTMENT OF STATE;
55 NEW YORK ATTORNEY GENERAL;
56 NEW YORK DEPARTMENT OF HEALTH AND
57 HUMAN SERVICES;
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59 HON. THEODORE ALEXANDER MCKEE,
60 USCA, Chief Judge
61 HON. WILLIAM J. MARTINI, USDJ;
62 HON. DENNIS M. CAVANAUGH, USDJ;
63 UNITED STATE DISTRICT COURT;
64 UNITED STATES COURT OF APPEAL
65 THIRD CIRCUIT;
66 UNITED STATES DEPARTMENT OF HOUSING
67 URBAN DEVELOPMENT;
68 SHAUN DONOVAN, Secretary;
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70 BELLEVUE MEDICAL CENTER;
71 NEW JERSEY UNIVERSITY OF MEDICINE
72 AND DENTISTRY;
73 EAST ORANGE GENERAL HOSPITAL;
74 BETH ISRAEL HOSPITAL;
75 SAINT MICHA'EL MEDICAL CENTER
76 HOSPITAL
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79 UNINTED STATE DEPATMENT OF BANKING
80 AND INSURANCE;
81 NEW JERSEY DEPARTMENT OF BANKING
82 INSURANC;
83 NEW YORK DEPARTMENT OF BANKING
84 AND INSURANCE
85 INSURANCE CARRIER UMD;
86 INSURANCE CARRIER SAINT MICHAEL
87 HOSPITAL;
88 INSURANCE CARRIER BETH ISREAL
89 HOSPITAL;
90 INSURANCE CARRIER EAST ORANGE
91 GENERAL HOSPITAL;
92 INSURANCE CARRIER BELEVUE
93 HOSPITAL
94 UNITED STATES DEPARTMENT OF DEFENSE
95 PENTAGON;
96 NASA;
97 FEDERAL FOOD AND DRUG ADMINISTRTION;
98 FEDERAL COMMUNICATION COMMISSION;
99 ZION TOWER REALTY, LLC;
100 INBOX.COM INTERNET SERVICE;
101 DefendantS.

TO: '333' Constitution Avenue, NW

Washington, DC 20001

New York Health Department

New York
Daniel Patrick Moynihan
U.S. Courthouse
500 Pearl Street
New York, New York 10007

Tel: (212) 805-0136

Bellevue Hospital Center
462 First Avenue
New York, NY 10016
Tel: 212-562-4141
Web: www.nyc.gov/html/hhc/bellevue/home.html.
E-MAIL: jose.sonseca@bellevue.nychhc.org **Medical Malpractice Complaint USDC, SE).**

ATTENTION:

A lawsuit has been filed against the United States, New Jersey and New York and Pennsylvania and their executive departments of healthcare. Your, respective, Government Attorney General is the attorney of record charged with representing them in United States Courts. The matter involves human subject medical treatment of Hybridoma Disease Living Organism and Recombinant 'DNA/RNA'. See 35 USC 271.

Pursuant to Fed.R.Cv.P. Rule '4' and 28 USC 514, 516, 519, 530B, and NJS 52:17A-4(e) with '21' days of this summons on you (not counting the day you received it), or '60' days if you are the United States or United States agency, or an officer or employee of the United States described in Fed.R.Cv.P. Rule 12(a)(2) or (3) you must serve on the plaintiff an answer or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiffs attorney, whose name and address are:

Mr. Kevin Rogers, Patient-Petitioner
Newark, New Jersey. 07050

If you fail to respond, judgment of default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

AO 240 (Rev. 07/10) Application to Proceed in District Court Without Prepaying Fees or Costs (Short Form)

**THE UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK
DOC. NO. _____**

RELATED CASE: Rogers v. USA, Et al., 2002-1794 (USDC Nwk, NJ 2002) [KSH]

KEVIN ROGEEERS

Plaintiff,

-VS-

**SATAN GOD, Et al;
Defendants**

CIVIL ACTION
**HUMAN SEX TRAFFICKING
COMMERCIAL DEBT BONDAGE
MEDICAL MALPRACTICE
PUR. 18 USC ; 22 CFR 1100.37
22 USC 2702**

**APPLICATION TO PROCEED IN DISTRICT COURT WITHOUT
PREPAYING FEES OR COSTS
(Short Form)**

"[SATANISM-(1)]

My name is 'KEVIN ROGEEERS'. I am a 'HHS-SSA' Patient-Petitioner in this case and declare that I am unable to pay the costs of these proceedings and that I am entitled to the Patient Advocacy Defense Counsel and Equity-Declaratory Injunctive Relief requested for Cancer Patient Advocacy.

"[SATANISM-(2)]

I am the petitioner 'HSS-SSA'-Patient in the above captioned action. I am submitting this "Affidavit" in support of a application for: assignment of cancer 'HSS-SSA'-Patient advocacy counsel, Declaratory Judgment, Mandamus and Injunction relief, Removal Civil Action, Writ Quo Warranto and Court Appointed 'SSA-HHS' Receivership. See Fed.R.Cv.PP. 11, 43 and 65 cf. 28 USC 1651, 2201 and 2202, 18 USC 248(Injunction Relief), 249(A)(Hate crimes Incendiary Device) and 249(B)(1)(Hate Crime Cross State Lines); Sec. NY CVP. L. 6301 (Injunction) and Sec. 6401 (Receivership); NY EXC. L. Secc. 63-B (Usurper Writ Quo Warranto), 63-c (Action by People); 74 HHS Welfare Insp. Gen), 90 (Secrary State), 159-E (NY CBDG); 42 USC 603(TANF), 1381(HHS-SSA), 1382 (SSA Disability), 902, HFAL, Sec. 2807-k-a(g)(ii)(citing 42 USC 252b, 1395dd (Fed. Medicaid Charity Care)); NJS 26:2h-18.51 and 64 (Fed. Medicaid Charity Care) Washington Stat. RCW 70.170.060 (Fed. Medicaid Charity Care); 42 USC 2000d (Discrimination Denial HHS-SSA Federal Benefits) and 2000d-7 (Sovereign Immunity Waiver 11th Amendment); 28 USC (a)(1)(Removal Civil Action) 1367 (Anxillary Jurisdiction); See Joseph Selobyt v. Keogh-Dwyer Coorectional Facility of Sussex County, __ NJ Super __ (NJAD 2005). See also "[SATANISM-O(A)(297)(B)].

"[SATANISM-(3)]

ASSIGNMENT ADVOCACY COUNSEL: The court is directed to consider the "Barber Surgery of the Third Degree Interrogation Imminent Danger" criterium of the application for the assignment of cancer 'HSS-SSA'-Patient advocacy counsel. See "[SATANISM-O(A)(296)(b)(1)] and 28 USC 1915(e)(1) and (g) cf. 50 USC 1543(a)(1); NJS 2A:158A-5(a) ('NJPD') may provide assistance in any federal court). The mission of 'USDOS', 'USDOJ' and 'HHS' in that respect is ameliorated with regard to "Human sex Trafficking" in "... administering health and social services for persons that are disadvantaged such as; elderly, disabled, indigent and children, and

to oversee the administration of those services by others subordinate in the local government and their instrumentalities." See 'USHHS Super. Allred v. USHHS, 786 F.2d. 1128 (Fed. Cir. 1986) ('USHHS supervisor testified that the victim of sex crime of 'USHHS Employee Allred's is among those the agency tries to help); Atlantic Employers Ins. Co. v. Tots and Tolders Pre-School Day Care Center, Inc., 239 NJ Super. 271, 571.2d 218 (1990) cert. den. 122, NJ 147, 584 A.2d 218 (1990); Proccocious Puberty Wikipedia and 'SSA' Children Impairment Mental disorder Childhood Section 112.01. and [CANCER-10(a)(15)(C)]. Despite the insolvency of the 'HSS-SSA'-Patient petitioner, under 28 USC 1654, the 'HSS-SSA'-Patient-petitioner has the right to plea a cause of action in the courts of the United States.

"In all courts of the United States the parties may plead and conduct their own cases personally or by counsel as by the rules of such courts, respectively, are permitted to manage and conduct causes therein." See 28 USC 1654.

"[SATANISM-(4)]

In support of this application, I answer the following questions under penalty of perjury:

(A). If incarcerated. I am being held at: Zion Tower Out House a public housing project.

"[SATANISM-(5)]

If employed there, or have an account in the institution, I have attached to this document a statement certified by the appropriate institutional officer showing all receipts, expenditures, and balances during the last six months for any institutional account in my name. I am also submitting a similar statement from any other institution where I was incarcerated during the last six months.

(B). If not incarcerated. If I am employed, my employer's name and address are:

"[SATANISM-(6)]

My gross MONTHLY 'SSI'-INCOME wages are: \$700.00 monthly provided by United States Social Security Administration for disability and terminal illness of cancer. It is entirely used for rent, food, medicine and clothing

"[SATANISM-(7)]

(6). Other Income. In the past 12 months, I have received income from the following sources (check all that apply):

- (a) Business, profession, or other self-employment 'Yes []' No [X]
- (b) Rent payments, interest, or dividends 'Yes []' No [x]
- (c) Pension, annuity, or life insurance payments 'Yes []' No [X]
- (d) Disability, or worker's compensation payments 'Yes [X]' No []
- (e) Gifts, or inheritances 'Yes []' No [X]
- (f) Any other sources 'Yes []' No [X]

If you answered "Yes" to any question above, describe below or on separate pages each source of money and state the amount that you received and what you expect to receive in the future.

"[SATANISM-(8)]

My gross MONTHLY 'SSI'-INCOME wages are: \$700.00 monthly provided by United States Social Security Administration for disability and terminal illness of cancer. It is entirely used for rent, food, medicine and clothing

"[SATANISM-(9)]

Amount of money that I have in cash or in a checking or savings account: \$700.00 .

328 "[SATANISM-(10)] Any automobile, real estate, stock, bond, security, trust,
329 jewelry, art work, or other financial instrument or thing of value that I own, including any item of
330 value held in someone else's name: NONE
331

332 "[SATANISM-(11)] Any housing, transportation, utilities, or loan payments,
333 or other regular monthly expenses: NONE
334

335 "[SATANISM-(12)] Names (or, if under 18, initials only) of all persons who
336 are dependent on me for support, my relationship with each person, and how much I contribute
337 to their support: NONE
338

339 "[SATANISM-(13)] Any debts or financial obligations: NONE
340

341 "[SATANISM-(14)] Declaration: I declare under penalty of perjury that the
342 above information is true and understand that a false statement may result in a dismissal of my
343 claims.
344

345
346 Date: APRIL 14, 2014.
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350 RESPECTFULLY SUBMITTED
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352 By: _____
353 KEVIN ROGERS, PATIENT-PETITIONER
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United States Department of Justice and
New Jersey's Division of Criminal Justice
Compl. '2006-07788G' (Nov. 2006)

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**THE UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK
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KEVIN ROGEEERS
Plaintiff

-VS-

CIVIL ACTION
HUMAN SEX TRAFFICKING
COMMERCIAL DEBT BONDAGE
MEDICAL MALPRACTICE
PUR. 18 USC ; 22 CFR 1100.37
22 USC 2702

**SATAN GOD ;
HON. BARAK OBAMA, President USA;
UNITED STATES DEPARTMENT OF STATE,
HON. ERIC H. HOLDER, JR, USDOJ Atty Gen;
UNITED STATES DEPARTMENT OF JUSTICE;
HON. UNITED STATES SURGEON GENERAL;
HON. KATHLEEN SEBELIUS, USHHS Commioner
UNITED STATES DEPARTMENT OF HEALTH
AND HUMAN SERVICES;
UNITED STATES SOCIAL SECURITTY
ADMININSTRATION;
UNITED STATES SOCIAL SECURITY
ADMINISTRATION, NEWARK;**

CIVIL ACTION APPLICATION

COMPLAINT FOR EQUITABLE
RELIEF OF MANDAMUS AND
INJUNCTION, PROHIBITORY,
AND MANDATORY PUR.

28 USC 1651, 2201, 2202

**THE RAPUNZEL PINOCCHIO
PARA-NORMAL SATANISM SHADOW PLAYS
WRIT OF CAPIAS NUISANCES ASSIZE INJUNCTION**

NJS 26:1a-26 (NUISANCES); NY PBH Art. 23, Sec. 2320 (Writ Nuisance Assize Prostitute); NY
PBH Art. 23, Sec. 2324 (Writ Capias Nuisance Assize Prostitute Special Court Marshall Trial);
NY PBH Art. 23, Sec. 2330 (Writ Capias Nuisance Assize Prostitute Special Court Marshall
Trial Brain Break and Entering);

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453 UNITED STATES SOCIAL SECURITY
454 ADMINISTRATION, PENNSYLVANIA;
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456 HON. CHRIS CHRISTIE, Gov. NJ;
457 NEW JERSEY DEPARTMENT OF STATE;
458 NEW JERSEY ATTORNEY GENERAL OFFICE;
459 NEW JERSEY DEPARTMENT OF HEALTH AND
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470 HON. THEODORE ALEXANDER MCKEE,
471 USCA, Chief Judge
472 HON. WILLIAM J. MARTINI, USDJ;
473 HON. DENNIS M. CAVANAUGH, USDJ;
474 UNITED STATE DISTRICT COURT;
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476 THIRD CIRCUIT;
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488 AND INSURANCE;
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498 INSURANCE CARRIER EAST ORANGE
499 GENERAL HOSPITAL;
500 INSURANCE CARRIER BELEVUE
501 HOSPITAL
502 ZION TOWER REALTY, LLC;
503

504 Defendants.
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United States Department of Justice and
New Jersey's Division of Criminal Justice
Compl. '2006-07788G' (Nov. 2006)

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**THE UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK
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RELATED CASE: Rogers v. USA, Et al., 2002-1794 (USDC Nwk, NJ 2002)[KSH]

KEVIN ROGERS,
Plaintiff

s-VS-

SATAN GOD Et al;

Defendants.

STATE OF NEW JERSEY)

ESSEX COUNTY)

**)SS
)**

_____CIVIL ACTION_____
HUMAN SEX TRAFFICKING
COMMERCIAL DEBT BONDAGE
MEDICAL MALPRACTICE
PUR. 18 USC ; 22 CFR 1100.37
22 USC 2702

**MANDAMUS RELIEF AND MANDATORY INJUNCTION
RELIEF AND DECLARATORY JUDGMENT**

A F F I D A V I T

Fed.R.Cv.PP. 11, 43 and 65

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SECTION 'A'

UNCONTROVERTIBLE FACTUAL AFFIDAVIT

"[SATANISM-0(A)(1)] I, K-E-V-I-N R-O-G-E-R-S, of full age being duly sworn according to laws certifies:

(a) PRELIMINARY STATEMENT: This is a Genocide and Human Sex Trafficking application for equitable relief against official conspiracy to commit murder in Black Messiah Celebrity Stalking. See 18 USC 1091 and 1589. The 'HHS-SSA'-patient is seeking equitable relief of mandamus, injunction and declaratory judgments. It is filed under the auspices of International Laws and United States Laws. The United State District Court and United State Judiciary Jurisdiction and venue is established and invoked of the Article '3' Case and Controversy under International Laws and United States Laws cited herein. See "[SATANISM-0(A)(312) et seq]. There are "post complaint filing integrity violations and unconscionable breakdown" in the legal action. The "post complaint filing integrity violations and unconscionable breakdown" that form the basis of "removal" of the case and controversies therein to the Federal Judicial System are racial. Also, the "unconscionable breakdown" are based upon the diversity of respondents and inability of the 'HHS-SSA'-patient to enforce FEDERAL/STATE COURT PROCEDURAL RULES AND ORDERS and federal protected rights on subordinate level that are federal, state, commonwealth, county and municipal. See Bryan v. US, 338 US 552 (1949)(citing 28 USC 2106(vacatur)); US v. William, 504 US 36 (1992)(Supervisory powers at IRS Grand Jury Misconduct); Map v. Ohio, 367 US 643 (1961)(Supervision Power '4th' Amendment); US v. Nixon, 418 US 683 (1974)(Supervisory power executive branch communications at criminal trials). The supervisory powers of the court to regulate judicial business, and filing and review of proper papers, in the federal court is found under federal laws.

"The Supreme Court or [any other court of appellate jurisdiction] may affirm, modify, vacate, set aside or reverse any judgment, decree or order of a court lawfully brought before it for review, and may remand the cause and direct the entry of such appropriate judgment, decree or order, or require such further proceeding to be had as may be just under the circumstance." See 28 USC 2106.

(b) **ACUMEN TRAUMA –MEDICINE:** The "Trauma Acumen Reports" herein conclusively reveals the 'HHS-SSA'-patient has Per Anum Human Subject Experimental Trauma and serious bodily injury that will last more than '12' months and is expected to result in death of terminal illnesses. The court must "assume as true all well pleaded carcinoma and medical facts" and can not refused to grant judgment. The condition is formally records while in in Personam Jurisdiction of the New Jersey Department of Correction and noticed by 'USDOJ' Attorney Hon. Robert Kirsch, of the United States Attorney Office and United States District Court Judge Hon. Katherine S. Hayden (KSH). The 'HHS-SSA' thereafter, in the '2008th' year, approved social security disability application filed in the '2006th' year. The patient has a morbid cancer condition of sarx-sarcoma, carcinoma and melenoma. From a gram-positive infections and gram-negative infections such as "Kaposi Sarcoma". See Blackstone Commentary, Offense Against Public Health, Book 4, Ch. 13 (sarx-sarcoma, carcinoma) cf. 18 USC 232(5).

Anas (May Allah be pleased with him) reported: The Prophet (PBUH) used to supplicate: "Allahumma inni a'udhu bika minal-barasi, wal-jununi, wal-judhami, wa sayyi'il-asqami" (O Allah! I seek refuge in You from leucoderma-lymphoma-carcinoma, insanity, leprosy-sex and evil diseases).[Abu Dawud].

وعن أنس رضي الله عنه أن النبي صلى الله عليه وسلم، كان يقول: "اللهم إني أعوذ بك من البرص والجنون، - والجذام، وسبي الأسقام". رواه أبو داود بإسناد صحيح.

(c) The "Kaposi Sarcoma" is prevalent in Equatorial Africa (Sapharic) in children before puberty and adults. It is also found in older men of Eastern European and Middle East Ancestry (Ashkenazi). See 'USHHS Super. Allred v. USHHS, 786 F.2d 1128 (Fed. Cir. 1986)' (USHHS supervisor testified that the victim of sex crime of 'USHHS Employee Allred's is among those the agency tries to help); Atlantic Employers Ins. Co. v. Tots and tolders Pre-School Day Care Center, Inc., 239 NJ Super. 271, 571 2d 218 (1990) cert. den. 122, NJ 147, 584 A.2d 218 1990); Prococious Puberty Wikipedia and 'SSA' Children Impairment Mental disorder Childhood Section 112.01 and [CANCER-10(a)(15)(C)]. The condition was known in Europe as "Bubonic Plague" and "Black Plague" in Africa. The 'HHS-SSA'-patient brain has biochip with hybridomic and mutagenic materials. There is soft-tissue damage with tumor and cyst. Additionally, there is intra-cranial compression (smash brain) with herniation and hemorrhage. The patient has biochips and nerve agent implanted to the brainstems: a) to restrict breathing, cause arrhythmia, cardiac arrest; and b) cerebellum causng equilibrium. See Deut. 28:65 cf. Quran Ch. 111. The 'HHS-SSA'-patient has gram-positive infections and gram-negative infections that caused sores and rash on the groin area, hand and feet. The "semen emissio" of humans and mammals, reptiles, cats, dogs, grazing cattle in the hemotological system. It is also a Polyneuritis-Neuropathic Per Os/Per Anum Buggery condition. See 18 usc 642, 670; Edwin Papyrus Case 3 cf. Lev. 15:3 Rev. 13:16; NJS 59:10a-2. Finally, there is enriched plutonium, helium and uranium in the hemalogical system of the patient. See "[SATANISM-O(A)(178)]; "[SATANISM-O(A)(199)]; "[SATANISM-O(A)(202)(a)]; "[SATANISM-O(A)(202)(b)]; "[SATANISM-O(A)(188)]; "[SATANISM-O(A)(297)(A)(1)]; 18 USC 2244; Lev. Ch. 15 and Edwin Papyrus Case 31.

For devils can assume the bodies of dead men, or recreated for themselves out of air (disease organism) and other elements a palpable body like that of flesh (sarx-sarcoma), and to these they can impart heat at their will. They can therefore create the appearance of sex which they do not have naturally, and abuse men in feminine form or women in masculine form; and lie atop (brain) of women or lie under men; and they can also produce semen which they have brought from else where, and imitate the natural ejaculation." See Sexual Relation with Devils, Miskatonic Univetsity (2202) cf. Deut. 28:22 and 50 USC 2302.

The (Ye)hweh/hiyah-disease living organism shall assault you with a consumption and with fever and with inflammation-meningitis and with heat-burning...until you are destroyed." See Deut. 28:22 and 50 USC 2302.

PARTIES INVOLVED

"[SATANISM-O(A)(2)(a)] YOUR PETITIONER IS Mr. Kevin Rogers. He is a "American with Disability Ward of Government" in a "Temporary Security

Area." of a "semi-conductive biochip and radiation experimentation". See 17 USC 901; NJAC 10:16-11.3 ("ward"); 10:16-2.15 ("Reportable Diseases"); 10:16-2.5 (HHS Director Health).

"[SATANISM-0(A)(2)(b)] Plaintiff Mr. Kevin Rogers is noxiously ailed HHS-SSA-Patient Petitioner and a client terminally ill with carcinoma-sarcoma-melenoma. The patient is a "Ward of Government". A "Ward" in American with Disability estate means an individual under custodial supervision of any government department, or for whom a guardian is appointed by a government department or an individual under the protection of a court. See NJS 3B:1-1. Guardian Ad Litem meaning a person appointed by government department or by a court to represent an incompetent person (e.g., prisoner, ward of state, child, mentally ill, incapacitated disable. Handicap). See Rank v. Howard, 633 F.2d 844 (9th Cir. 1980). In Loco Parentis mean the assumption of caretaker of a ward child or incompetent without legal right, appointment or court order. See NJS 9:6-8.54 cf. Dorothy v. Little Rock School Distr., 7 F.3d 729 (8th Cir. 1993)(Retard child ward of government raped in shower); www.rainn.org/get-information/statistics/treporting-rates. In either case never can a sexual offender be defined in either categories. See NJS 9:2-4.1 and 9:6-8.84, 9:6-1 (c) and (f). cf. State v. N.W., 329 NJ Super. 326 (NJ AD 2000)(Carnal Knowledge transcending necrophilia).

"[SATANISM-0(A)(3)] In October of the '2006th' year, HHS-SSA-Patient Petitioner was formally enrolled under the HHS-SSA American with Disability Act. He is the human subject in a genetic engineering human subject experimentation. It involves Iso-Homogeneous radiation emanating of 'HHS-SSA/USDOS-NSC' Black Art Site and Temporary Security Area. See e.g., 14 USC 1203a-101; 28 USC 1442a cf. "[SATANISM-0(A)(97)(c)]. The experiment are similar to the Seattle Washington and Berkley experiment involves Gauss Meter Sensitive Biochip Implants/Transplant and fallout-living organism and vector precursors. They are "Photo-Active" in 'MRI'-Scans and 'CT'-Scans. See e.g., 18 USC 178, 50 USC 2302, 42 USC 273 (Organ Procurement Program, Transplant and Genetic Engineering) cf. NJ Const. Art. 1, Secc. 4 and 5. According to 'USDOS-NSC' and 'NASA' regulation a '30' days "Temporary Security Area" means:

"Temporary Security Area." A designated interim security area, the need for which will not exceed '30' days from date of establishment. A temporary security area may also be established on an interim basis, pending approval of its establishment as a permanent security area. See 14 USC 1203a-101.

"Extra-terrestrially Exposed" means that state or condition of any person, property, animal or other form of life or matter whatever, who or which has:

(1) Touched directly or come within the atmosphere envelope of any other celestial body;
(2) Touched directly or has been in close proximity to (or has been exposed directly to) any person, property, animal or other form of life or matter who has been extraterrestrially exposed by virtue of paragraph (b)(1) of this section.

(C) "Quarantine" means the detention, examination and decontamination of any person, property, animal or other life form or matter that is extraterrestrially exposed....
*** The Quarantine may be based only on probable cause to believe that such person, property, animal or other form of life or matter whatever is extraterrestrially exposed."

Compare also "Phoenix Scarecrow Nuclear Weapons Program". See '[SG1' Par. 0.12-2].

(1) the term "communications satellite system" refers to a system of communications satellites in space whose purpose is to relay telecommunication information between satellite communication terminal stations, together with such associated equipment and facilities for tracking, guidance, control, and command function as are not part of the generalized launching, tracking, control, and command facilities for all space purposes;

(2) the term "satellite terminal station" refers to a complex of communication equipment located on earth's surface, operationally connected with one or more terrestrial communication system and capable of

transmitting telecommunications to or receiving telecommunications from the communication satellite system;

(3) the term "communication satellite" means an earth satellite which is intentionally used to rely telecommunication information;

(5) the term "Research and Development" refers to the conception, design, and first creation of experimental or proto-type operational devices for operation of a communication satellite, including the assembly and separate component into its working whole, as distinguished from the term "productions" which relates to the construction of such devices to fixed specifications capable with repetitive duplication for operational application;

(9) the term "Administration" means the National Aeronautic and Space Administration (NASA)."

See In re Barret, 660 F.Supp. 1291 (1987).

"[SATANISM-O(A)(4)] In the '2002nd' year 'MRI'-Scans of the brainstem, ventricles and cerebellum, reveals a "Browning Effect" with "signal lose" in the course of 'MRI' interpretation. The "Browning Effect" indicates thermal nuclear and parasite exposures. The "Browning Effect" addresses issues of "Molecular Diffusion" and "Molecular Perfusion" from a thermal-heat exposure perspective. Diffusion with the 'HSS-SSA'-Patient Petitioner is defined entirely out side of the "MRI" context and was not related to the "MRI Environment". The molecular diffusion is referred to as the "Browning Effect" with the 'HSS-SSA'-Patient case involving translational molecular motions. In an 'MRI' a radio-signal can be lost or decreased. That was seen in the brainstem, ventricles and cerebellum. See The Harvard Classics (1910), Vol. '33', Pp.42-43. In the "SG1'-Application it was stated:

[SG1 - 0.10-1] At Seattle Washington and Berkley Congressional Reports detail that clinical examination were conducted concerning the subjects. Clinical studies by Dr. David Starks and Dr. William Bradley, detail peculiar finding of signal lost with MRI examination of subject of thermo-Nuclear exposures. See Magnetic Resonance Imaging by Dr. David Starks and Dr. William Bradley (2nd. ed. 1992). The deductive rationale being that signal lost relates to molecular diffusion which is Extra-MRI Environmental and means that the subject has been exposed to radioactivity outside the MRI Environment. See Investigation of Delayed Neutron Decay Curves Resulting from Uranium and Plutonium Fissure (1947) by C. Redman D. Saxon, Oak Ridge Tenn (Declassified March 5, 1947..The Senate Judiciary Committee observed the similar finding with NASA Employees. See 14 CFR 1211.100 also Post Par. '0-11', '0-13.1'. The reports stated:

"During the early 1970s, humans subjects were placed within neutron and ions beams at accelerators in Berkeley and Seattle. These experiments arose because astronauts had observed visual light-streak effects while exposed to cosmic rays in space flight. One objective of the experiments was to explore "visual sensation" in human from exposure to ions.

Two subjects observes light flashes in neutron beams of peak energy of 640 million electron volts (MeV); six subjects observed light flashes and dim but definite streaks of 25 MeV peak energy; and two subjects observed light flashes and streaks due to helium ions impinging upon human retina.

These experiments were conducted by the Lawrence Berkeley Laboratory and were funded by the Atomic Energy Commission. They were reported in Nuclear Science Abstracts in 1972 and 1973; The summary fact sheet provided by the Department of Energy reports no longer term follow up on the human subjects. id. at p. 19.

Also see:

Molecular diffusion is the result of thermal, so-called Brownian Effect, random translational motion that involves all molecules. Perfusion relates to blood delivery to tissue.

Measuring molecular diffusion may bring several potentially useful new approaches to tissue characterization and functional studies, from the determination of cell-geometry (and radioactive mutation of electromagnetic-ray bombardments[added] in the early clinical evaluation of cerebral vascular accident (CVS, Stroke).

This interest diffusion results from the unique feature of the parameter; directly reflects molecular mobility.

Molecular mobility also affects 'T1' and 'T2' relaxation times, but diffusion refers only to translational molecular motion, whereas 'T1' and 'T2' reflects complex molecular transactions involving rotational motion and exchanges. Moreover, are MR parameters affected by 'MR' experimental conditions, such as the value of magnetic field.

By contrast, diffusion is defined entirely outside the MR context, and does not depend on MR environment. However, 'MRI' is only in vivo technique available today to measure diffusion from molecular displacements. ***.

The variance distance traveled is proportional to the time in interval 't', according to the so-called Einstein equation:

$$\langle r^2 \rangle = 2D t \text{ (or '6' } D t \text{ if we consider displacements in three dimensional)}$$

In homogenous medium the diffusion coefficient is the same in all directions; that is, it is isotropic (deteriorate). In certain tissue, however, diffusion may vary depending on the friction on the measurement. For example, diffusion in the brain is much greater along the white matter tracts than perpendicular to them. ***. Such tissue are said to be anisotropic. ***. Regardless of the relative rates within the voxel motion, on the molecular level is essentially random, or incoherent.

s Thus diffusion is sometimes referred to a introvoxal coherent motion. Motion on the capillary level, or the other hand, should maintain some phase coherence as the protons transverse the voxel. Such capillary motion, which should be indicative of perfusion, is referred to as intravoxel coherent motion. id. at . 254.

"[SATANISM-0(A)(4)] YOUR RESPONDENT IS Hon. Mr. Barak

Obama. The Hon. Mr. Barak Obama is the United States President. Under the United States Constitution Article '2' and Section '2', is the Commander and Chief of the United States of America which is sovereign territory and corporate authority. The President's office is located within the United States Department of State of the United States Government's. The United States President's Office is charged with the duty and functions of organizing the principal departments of the executive branch and faithfully enforcing the constitution and laws of the United States. See political jurisdiction pleaing at "Paragraph "[SATANISM-0(A)(297)(B)].

"[SATANISM-0(A)(5)(a)] USDOJ - U.S. ATTORNEY OF RECORD: To

the end of enforcing the laws of the United States the President's Attorney of Record is the United States Attorney General; who advises the president to the constitutional and statutory obligations of the United States Presidency and defends citizens of United States and each of the departments of the executive branch in court. See 28 USC 511 and 28 CFR 0.15(a)(1)(v)(3), 28 CFR 0.29(*Inspector General*); 31 USC 3801(a)(4)(A)(i) (*Inspector General*); 5 USC 101, 103 cf. [SG1- Par. A-1]. The president shall request the opinion of each of the principal departments of the of the executive branch on subject matter related to each of their respective professional duties and functions and direct them in discharging the political business of the United States of America. See US Const. Art. 2, Sec. 2 and 5 USC 101-106.

"[SATANISM-0(A)(5)(b)] The president shall disqualify-recuse a USDOJ

attorney of record in that cases of a conflict of interest with employees and family members and designate a special attorney to represent the United States Office of the President, or a agency, office or department or subdivision therein. See 28 CFR 45.2(c)(1) and (2),

601.1/601.4. To provide "Cancer Treatment", and the United States President's Office is being sued for equity relief in Mandamus, Injunction Prohibitory and Injunction Mandatory. See 28 USC 1331, 1343, 1651, 2201 and 2202. In a related matter of cancer prior to becoming Governor of New Jersey, the Hon. Chris Christie was employed by the 'USDOJ' in the United States Attorney Office.

Under "United States Executive Branch Dispute Resolution Policy", New Jersey Hon. Chris Christie acted as attorney of record for the United States and 'USIRS' and 'USHUD' (with NCC Homes, Ltd) in an Probate Indebtedness Proceeding, 'HUD' Mortgage Related Security Debt Collection and Chapter '11' Bankruptcy, 'HUD' Section '213' Saving and Loan Thrift of '1980' and supervising the 'FBI' in obtaining the 'HUD'-Deposition Affidavit. See 5 USC 574 and 28 USC 652; 11 USC 101(16); 12 USC 1715e; 15 USC 78c(41), 2301(10); 28 USC 512, 516, 518, 519, 541, 547 cf. Neece v. USIRS, 922 F.2d 573 (10th Cir. 1990) and "[SATANISM-0(A)(166)]. The 'USDOJ' Attorney Hon. Chris Christie was required under '31 USC 3801' to submit invoice for making prompt payment requisitions to 'USDOT' or 'HUD'. See 28 USC 2407. That is customary to service a "contract-claim" and provide property of choice voucher for four bed room housing replacement dwelling and such other property right as deem equitable by the court, 'USDOT' and 'HUD'. See 31 USC 3123, 3727, 3901 and 15 USC 2301(10).

FEDERAL AND STATE CASE ADMINISTRATORS:

"[SATANISM-0(A)(5)(c)] The 'USDOJ' representation of a "entity" known 'HUD' extended to 'HUD' designated provisional trustees of 'HUD-NCC' and '120' cooperative tenants of 'HUD'-Section '213' investor cooperative project. See 12 USC 1751(5), 2601 cf. and Meyer v. Holley, 537 US 280 (2003). According to "HUD' Homeownership Advertisement, the tenant held their "occupancy certificates" while 'HUD' held the corporate voter trust certificate for the duration of lien period against principal loan. See 24 CFR 982.630 and www.hud.gov/offices/hsq/sfh/hcc/hcs.cfm. Under "Anti-Trust" laws, the secretary of 'HUD' was required to hold corporate certificate and voter trust certificate with requirement to exercise votes toward the releases of loan and indebtedness. The secretary was required to close and turn over corporate voter trust certificate to cooperative parcel to the respective owners. See e.g., 24 CFR 203.43C; 24 CFR 266.402(b)(1); 15 USC 1, 13b and 78c(10),(22)(A) and (41)(A)(i). 'HUD' is varcious liable as entity for acts and omissions of employees within the scope of their authority

"[SATANISM-0(A)(5)(d)] FIDUCIARY PROVISIONAL TRISTEES: Also on the regulatory and loan agreement an additional attorney is provided as New Jersey Attorney General Hon. M. Richard W. Vail. See NJS 52:17A-4(b), (c) and (e) and 28 USC 519. On August 13, 1973, a corporate certificate was filed with the 'NJDOS'. See NJS 15A:2-10. According to 'NJDOS' Secretary Hon. Robert M. Falsey, the initial 'IRS/HUD-AFDC/NJHMFA' Youth Casemanagers and provisional board of trustees members were: a) Mr. Authur J. Bray, b) Mr Willie Wright, c) Mr Newton Richards, d) Mr Joseph Chaneyfield, e) Mrs Elma Bateman, f) Mr William Linder, g) Mrs Mary Smith and h) Mr Harry Hines, Jr. See 42 USC 6089a(2); 29 USC 206, 216; 29 USC 1104 (Fiduciary Privy); Blonder Tongues Laboratories, Inc. v. University of Ill Founder, 402 US 313, 329 (1971).

The HUD/Treasury Managers and Provisional Trustees annual salary would have been an estimated '\$8,528.00' dollars each under federal labor laws. See 29 USC B 1102. That is a federal wage of '\$1.60' and '170%' in insider fiduciary capacity. The ratio of '33%' (52 cent hour) of '\$1.60' is very low income for that federal minimum wage. See NJS 15A:2-8; NJAC 5:14-3.9; 5:14-3.10; NJAC 10:37H-2.10 (Staff Youth Case Manager); 29 USC 206 (citing 42 USC 409.. The '120' tenant member including trustees are "principal" under the 'HUD'-Section '213' Regulatory Agreement with Section '101/235' carrying charge payments. It is similar to 'HOPE-Program Requirements. See e.g., 24 CFR 572.10, 572.120; 235.335; NJS 3B:19-10. Consistent with the Federal 'HOPE'-Program Regulation the term "Conversion-Management" at 'HUD'-NC-Homes Associates means "... the removal public housing units from the inventory of a Public Housing Agency (PHA), and the provision of tenant-based HAP assistance" to complete purchase:

For the purpose of this subpart, the term "conversion" means the removal public housing units from the inventory of a Public Housing Agency (PHA), and the provision of tenant-based, or project-based assistance for the residents of the public housing that is being remove. See 24 CFR 972.203.

See e.g., NJ Public Hearing -Policy of State Mortgage Financing Agency (Nov.22, 1983) at Pp. 'x6'.

"[SATANISM-0(A)(5)(e)] CORPORATE POWER SERVICE: The 'USDOJ' as attorney of record for the United States Executive Branch and each of its department, must defend the United States and each of the departments. See 5 USC 101 and 103, The United States is a corporate power that is suing the patient, and, therefore, is being sued by the patient. Service upon the 'USDOJ' is service upon the United states and each of the principal departments. See Fed.R.Cv.P. 4(i). Again, United States is given actual notice from complaints of 1989, 1990, 1992, 1995, 1999, 2003, 2005, 2006 and 2008 of foreign state conspiracy of human sex trafficking, genocide and murders in the economic espionage activity involves violations of Mans Act Interstate Transportation in Sex Trafficking , Smith Act Un-American Subversive Activity Overthrowing Judicial Process of United States and Sherman Act Anti-Trust Monopoly and Unfair Competition of Sex Trafficking. See 15 USC 1 and 18 USC 2421 and 2385 and 28 CFR 0.40; . The "cororations owned or controlled by the Government of the United States" are:

United states Department of State; United States Department of Treasury; United States Department of Defense; United States Department of Justice; United States Department of Interior; United States Department of Agriculture; United States Department of Commerce; United States Department of Labor; United States Department of Health and Human Serviced; United states Department of Ttransportation; United States of Energy; Uniktet States Department of Energy; United States Department of Education, United states Department of Veteran Affairs and United States Department of Homeland Security. See 5 USC 101, 102 and 103.

"[SATANISM-0(A)(6)] YOUR RESPONDENT IS the *United States of America*. It is a sovereign territory recognized by the United Nation's Security Council. The United States of America is a political authority and corporate power having the right to sue and be sued in laws of Equity and is being sued for equity relief. in Mandamus, Injunction Prohibitory and Injunction Mandatory. See 28 USC 1331, 1343, 1651, 2201 and 2202. See political jurisdiction pleading at "Paragraph "[SATANISM-0(A)(297).

'USDOJ/HHS-SSA'-EXTRA-CONSTITITONAL DISPOSITION:

"[SATANISM-0(A)(6)(a)] The United States, New Jersey, Pennsylvania and Ne w York states are involved in a racial dispute in imbecility infancy of parasites hosting human being in tenency assize to foreign states. See 28 USC 1330 (action against foreign state); 1332 (Diversity Infant); 1347 (Tenancy House of Commoners Joint tenancy), 144 . Also it is not lawful of the 'USDOJ' Civil Rights Division to receive an application and be at the crime scene and not provide assistance. In "postmarked April 1, 2005" involng "genocidal aggravated institutional sexual abuse" it was not provided to the "USDOJ/HHS-SSA' Inspector General". Instead it appears the attorney general function was extra-constitutionally delegated to supporting staff paralegal contrary to federal statutes and federal regulation. See 31 USC 3812 and 28 CFR 0.50. The 'USDOJ' Paralegal Hon. Ms. Sia Pidatala improperly dismissed the application without inquiry. The 'USDOJ' is required to over-rule the determination and reopen the case as a non-political disposition that is also contrary to "public policy" and unacceptable. The 'HSS-SSA'-Patient filed complaint addressing the issue of 'NJPD misconduct in human sex trafficking. The complaint was not provided to the 'USDOJ's Inspector General [CANCER-10(a)(20)] which is a requirement for further discussion with government attorneys. See 31 USC § 3801, 3812 and 28 CFR 0.50 .

NOTICE PERIOD OF INQUIRY AND REPLY:

TORT NOTICE AND ESTOPPEL

"[SATANISM-O(A)(6)(b)] That is because a "factual 'STD' finding" by a "medical doctor" constitutes a substantial threat to public policy of health, growth, development safety, security and sanitation. That mandates 'USDOJ'-Attorney General Intervention on behalf of the infected classes with "impartial medical expert" within '90' days in the cases of tort(urous) conduct and public institutions. See 28 USC 2403 (USDC certify to tty Gen; 28 USC 2675; NJS 52:4B-13 and NJS 59:8-9.. In the '90' days notice period the Government must assess the allegation for factual basis, thwart dangerous and prejudicial condition and has the right to: 1) defend the government against claims, 2) settle claims of a factual complaint-application; or 3) seek equitable relief as the interest of justice requires; including but not limited to transfer, demotion or removal of torturous employee or dangerous condition. See 5 USC 2301, 4301 and 4303 (Transfer/Demotion/Removl).

"[SATANISM-O(A)(6)(c)] Such Notice Statutes "are enacted primarily for the benefit of the government defendants...and enable those defendants to "investigate early, prepare a stronger case after disallowance under "False Claims Act" and perhaps reach a settlement. ***Disallowance shall be served on the claimant by registered or certified mail and receipt thereof, signed by the claimant, or the returned registered letter, shall be proof of service." See e.g., Felder v. Duane, 487 US 131 (1988); Graves v. Dept VA, Case No. 13-CV-14140, __ F.3d __ (DC Mich. 2014) cf. 28 USC 2401(b), 2672 and 2675. A claim may be dismissed under "False Claims Act" and "claim disallowed" where: 1) 'USDOJ' Atty Kirsch letter to United States District Court Judge Hon. Katheine S. Hayden is false; 2) 'USDOJ/HUD' Affidavit of New Jersey Governor Christes is false; 3) 'HHS-SSA'-Affidavit and medical documents are false or fraudulent or information is established to be stolen property, false or fraudulent. See 31 USC 3730, 3724 and 3729.

"[SATANISM-O(A)(6)(d)] The complaint allegations were factually verified in "Dispute Resolution Policy", but dismissed under the "False Claims Act" by the supporting staff member who was a paralegal. See 5 USC 572. Prior to that in the '2000th year the "USDOJ' Attorney Robert Kirsch "overtly conceded" to economic espionage by a foreign state conducting radiation hybridoma experimentation. The paralegal claim the 'USDOJ' "lack political standings" under 5 USC 2301/31 USC 3801(a)(4b) and was unable to assist but came to the crime scene thereafter. The 'USDOJ' can not be at the crime scene and refuse assistance. Also 'USDOJ' can not use the information provided to "induce hybridoma infringement of patent rights." See 35 USC 271 cf "[SATANISM-O(A)(89)(a)]. That occurred after the filing of the applications and complaints and further when request was made for assistance in 'USDOS', 'USDOJ', 'NJDOS', NJ/NY/Pa Attorney General, New York/NJ Hospitals and 'HHS'. The 'USDOJ' Paralegal as a 'USDOJ' Claim Officer, in "Shadow Plays - Legal Process Sex Traffick Abuse", stated in '2005th letter to the prisoners factual complaint:

Dear Mr. Rogers:

This is a a response to the letter postmarked April 1, 2005, in which you allege bribery-commercial, influence peddling, sexual harassment, genocide-human sex trafficking.

The Criminal Section of the Civil Right Division has the responsibility of enforcing federal criminal civil rights statutes. The enforcement activity involves deprivation of civil rights under color of law, generally police brutality (18 USC 241 and 242).

Remaining enforcement efforts are directed at the forcible interference of specifically enumerated federally protected activities based upon race, color, religion and national origin (18 USC

245, 247, and 42 USC 3631), as well as allegations of Human Sex Trafficking, Involuntary Servitude or Peonage (18 USC 1581, 1584, 1589-1590) and forcibly interference with clinics under the Freedom of Access to Clinic Entrances Act (18 USC 248).

We have carefully reviewed the information which you furnished. However, we have concluded that your complaint does not involve a prosecutable violation of federal criminal civil rights statutes.

This is not a judgment on the truth or merit of your complaint, it is simply to inform you that this is not the type of case that this office could prosecute. Accordingly we are unable to assist you."

"[SATANISM-0(A)(7)] YOUR RESPONDENT IS Hon. Mr. Andrew

Cuomo. The Hon. Mr. Andrew Cuomo is the New York State Governor. Under New York State Constitution Article '4' and Section '3', he is the Commander and Chief of New York State which is political subdivision of the United States, sovereign territory and corporate authority. The New York State Governor's Office is located within New York Department. See NY Stat. Exe Art. 6, Par. 90. The New York State Governor's Office is charged with the duties and functions of organizing the principal departments of the executive branch and faithfully enforcing the constitution and laws of the United States and New York State.

"[SATANISM-0(A)(8)(a)] NY STATE ATTORNEY OF RECORD: To

the end of enforcing the laws of the United States and New York State the Governor's Attorney of Record is the New York State Attorney General; who advises the governor to the constitutional and statutory obligations of the United States of America and New York State. See NY Const. Art. 5, Sec. 1 cf. NY Stat. Exe Art. 2, Par. 53; Exe Art. 4-A, Sec. 53, Par. 1; Cv. Prac. L.R. Art. 3, Sec. 301; 18 USC 2241(b)(1)(Aggravated Sex abuseSpecial Maritime Fukka Jurisdiction). The governor shall request the opinion of each of the principal departments of the of the executive branch on subject matter related to each of their respective professional duties and functions and direct them in discharging of the political business of the United States of America and New York State. See US Const. Art. 2, Sec. 2 and 5 USC 101-106. To provide "Cancer Treatment", the New York State Governor's Office is being sued for equity relief in Mandamus, Injunction Prohibitory and Injunction Mandatory. See 28 USC 1331, 1343, 1651, 2201 and 2202 cf. NY CVP L. Art. 63, Sec. 6301. See political jurisdiction pleading at "Paragraph "[SATANISM-0(A)(297); "[SATANISM-0(A)(11)(a)].

"[SATANISM-0(A)(8)(b)] CORPORATE POWER SERVICE: The 'New

York Attorney General' as attorney of record for the New York States Executive Branch and each of its department, must defend the New York States and each of the departments. See 5 USC 101 and 103, The New York States is a corporate power that is suing the patient, and, therefore, is being sued by the patient. Service upon the 'New York Attorney General' is service upon the 'New York State' and each of the principal departments. See Fed.R.Cv.P. 4(j); NY EXEC L. Art. 5, Sec. 63; NY CPLR L. Art. 3, Sec. 307.

"[SATANISM-0(A)(9)] YOUR RESPONDENT IS New York State.

It is a sovereign territory recognized by the United Nation's Security Council. The New York State is a political authority and corporate power having the right to sue and be sued in laws of Equity and is being sued for equity relief. in Mandamus, Injunction Prohibitory and Injunction Mandatory. See 28 USC 1331, 1343, 1651, 2201 and 2202.

"[SATANISM-0(A)(10)] YOUR RESPONDENT IS Hon. Mr. Chris

Christie. The Hon. Mr. Chris Christie is the New York State Governor. Under New